

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF WISCONSIN

---

ABS GLOBAL, INC.,

Plaintiff/Counterclaim Defendant,

SPECIAL VERDICT - DAMAGES

v.

14-cv-503-wmc

INGURAN, LLC,

Defendant/Counterclaimant/Third-Party Plaintiff,

and

XY, LLC,

Intervening Defendant/Counterclaimant/Third-Party Plaintiff,

v.

GENUS PLC,

Third-Party Defendant.

---

We, the jury, for our special verdict, find as follows:

**Question No. 1:** What reasonable royalty is ST entitled to recover for ABS's infringement of U.S. Patent No. 8,206,987 (the "987 patent")? *Answer either 1(a) or 1(b), but NOT both.*

1(a). a lump sum for ABS's past infringement in the amount of  
\$ 750,000, and a per straw royalty on futures sales of sexed semen  
straws sold by ABS of \$ 1.25;

OR

1(b). a lump sum for ABS's past and future infringement of \_\_\_\_\_.

**Question No. 2:** What reasonable royalty is ST entitled to recover for ABS's infringement of U.S. Patent No. 8,198,092 (the "'092 patent")? *Answer either 2(a) or 2(b), but NOT both.*

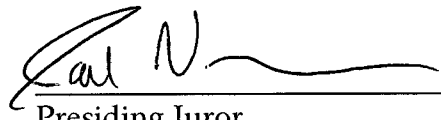
2(a). a lump sum for ABS's past infringement in the amount of  
\$ 500,000, and a per straw royalty on future sales of sexed semen  
straws sold by ABS of \$ 0.50;

OR

2(b). a lump sum for ABS's past and future infringement of \_\_\_\_\_.

**Question No. 3:** What amount of damages, if any, should ABS pay XY, LLC ("XY") for XY's injuries caused by ABS's trade secret misappropriation?

Answer: \$ 750,000

  
\_\_\_\_\_  
Presiding Juror

Madison, Wisconsin

Dated this 12<sup>th</sup> day of August, 2016.